1 The Honorable John C. Coughenour 2 3 4 5 UNITED STATES DISTRICT COURT 6 WESTERN DISTRICT OF WASHINGTON AT SEATTLE 7 8 UNITED STATES OF AMERICA, No. CR20-032 JCC 9 Plaintiff, UNOPPOSED MOTION TO PERMIT OVERLENGTH BRIEF 10 v. 11 KALEB COLE, Note on Motion Calendar: September 3, 2021 12 Defendant. 13 Defendant, Kaleb Cole, by his counsel, Christopher Black, respectfully requests that the 14 Court permit the filing of his overlength motion to suppress evidence. The motion is 16 pages in 15 length and exceeds the 12-page limit prescribed in LCrR 12(b)(5) because 1) the motion rests on 16 multiple grounds and 2) the nature of the motion requires an extensive analysis of the facts and 17 the law. The government does not object to this request to file an overlength brief. 18 19 20 21 22 23 24 25 UNOPPOSED MOTION TO PERMIT OVERLENGTH BLACK & ASKEROV, PLLC

Respectfully submitted this 23rd day of August, 2021. 1 2 BLACK & ASKEROV, PLLC 3 4 Christopher Black, WSBA No. 31744 5 Attorney for Kaleb Cole Black & Askerov, PLLC 6 705 Second Avenue, Suite 1111 Seattle, WA 98104 7 Phone: 206.623.1604 Fax: 206.658.2401 8 Email: chris@blacklawseattle.com 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25